

EXHIBIT E

LAW OFFICES OF
ROGER ALBRIGHT

3301 ELM STREET
DALLAS, TEXAS 75226-1637
PHONE (214) 939-9222
FAX (214) 939-9229

Licensed in
Texas and California

Of Counsel:
Edward B. Cloutman, III

October 2, 2003

VIA FAX NUMBER 972/518-1124
AND FIRST CLASS MAIL

Mr. Mark W. Handley
Chauza & Handley, L.L.P.
MacArthur Center II
5605 N. MacArthur Blvd., Suite 670
Irving, Texas 75038

RE: L.S. Unico, Inc./Leonard Sadjadi

Dear Mr. Handley:

I am corporate counsel for Micrin Technologies Corporation. Your correspondence of September 25, 2003 has been forwarded to me for response. My client would request that all future communication regarding these matters be directed to me on its behalf. Based upon your letter and the proposed Assignment attached thereto, I believe there may be some fundamental misunderstanding as to what my client proposed.

Micrin has already indicated in its correspondence of September 22, 2003 that it will not appeal the rejection of patent application 60/172 187 "Lighted Status Indicator Corresponding to the Positions of Circuit Breaker, Switch or Fuse". Micrin has no objection to L.S. Unico pursuing an appeal of the USPTO's rejection and as indicated therein is willing to consider assigning its interests to L.S. Unico. The terms under which Micrin would be prepared to make such an assignment are as follows:

(1) In consideration of the assignment, Micrin would be granted the right to continue to use any of Leonard Sadjadi/L.S. Unico's existing technology without further royalty payments. Given the size of past royalty payments, this may seem to suggest that Sadjadi/L.S. Unico is to forego sizeable payments; however as I believe Sadjadi/L.S. Unico is aware Micrin Technologies is actively working to obsolete the few remaining active products and designs covered under agreements with L.S. Unico/Sadjadi. Those new technologies are currently under development - technologies that in no way are based upon or similar to the Sadjadi/L.S. Unico designs. The new technologies should be completed and be shipped within the next 60-90 days.

EXHIBIT E

Mr. Handley
Page 2
October 2, 2003

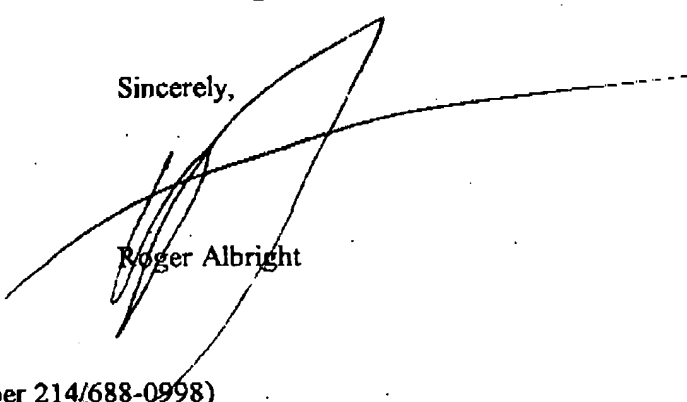
(2) Micrin will not require any further technical support from Sadjadi/L.S. Unico regarding its products. Likewise, Micrin will have no further obligations to Sadjadi/L.S. Unico regarding the Lighted Status Indicator. Your assignment would require that Micrin accept various responsibilities regarding "Lighted Status Indicator". Micrin does not wish to have any further involvement in that product or patent process.

(3) There would be a Mutual Release and hold harmless clause between Sadjadi, L.S. Unico and Micrin whereby each would waive any future contract, patent or royalty claims and each would indemnify the other from any claims brought by third parties regarding the financial reporting of prior royalty payments.

(4) Micrin would provide L.S. Unico/Sadjadi with the digital files for the patent application, patent drawings and a prototype of the L-Module and AS-Module.

Please contact me after you have had a chance to review this proposal with your clients. If they are interested in moving forward, I will draft the appropriate document for your review. If not, I advise once again on behalf of Micrin that it will not be moving forward with an appeal of the patent decision.

Sincerely,



Roger Albright

RA/kph

cc: Mr. Mark Henderson (via fax number 214/688-0998)